Case 1:14-cr-00399-ENV Document 195 Filed 12/21/15 Page 1 of 1 PageID #: 921

BRUNO & DEGENHARDT, P.C.

ATTORNEYS AT LAW

CHRISTOPHER BRUNO ADMITTED N.Y., D.C. AND VA. FACSIMILE (703) 352-8930

JANE DEGENHARDT BRUNO

December 21, 2015

VIA ECF

The Honorable Eric N. Vitaliano United States Senior District Judge United States District Court Eastern District Of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

U.S. v. Abraxas J. Discala, et al., 14-CR-00399 (ENV)

Defendant Darrin Ofsink's Request to Travel

Dear Judge Vitaliano:

We represent Defendant Darrin Ofsink in the above-referenced matter. Mr. Ofsink respectfully requests the Court's permission to travel outside the geographical areas set as a condition of his bail. The Government and Pretrial Services do not object to Mr. Ofsink's request to travel.

Specifically, Mr. Ofisink requests permission to travel with his wife and two daughters to the family's residence in Palm Beach, Florida during the holidays, from December 24, 2015 through January 3, 2016. Mr. Ofisink's flight itinerary, as well as his contact information, will be provided to Pretrial Services in advance of the trip.

As stated above, we have communicated with AUSA Shannon Jones and Pretrial Officer Marnie Geradino about this request, and neither has any objection.

Thank you for your consideration regarding this request.

Respectfully submitted,

Christopher Bruno

cc:

AUSA Shannon Jones (by ECF)

U.S. Pretrial Services Officer Marnie Geradino (by email)